

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF OKLAHOMA

FILED

MAY 1 8 2017

Plaintiff(s) Gary Tyrone Morrison

Mark C. McCartt, Clerk U.S. DISTRICT COURT

VS.

Case Number:

New York Life
Defendant(s) Insurance Company

17 CV 282 GKF - MJX

COMPLAINT

fraudualent from the beginning.
Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)
I have preponderance of documentary evidence of insurance
fraud perpetrated by employees acting in collaboration
2. Using technology in the most unprofessional agitating way
the places and time this occurred: Tulsa, Oklahoma; New
York, New York; Tampa, Florida; 9A.M to 6 P.M; Central;
Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.)
Eastern Times Zones Via phone Interaction, and United State
POSTAL ACTIVERY FROM AUGUST 10th 2015 TO SYMITE ADIT WORK
3. by the following individuals: Brian C. Loutrel: Chery Jones:
Treida (Fold: Veremy Mancuso: Verry Feinstein; Ketia (last name unknown). Maria Gabor: Simane Hawell: Spianner Sancho:
Supporting Facts: (Include all facts you consider important, including names of persons involved, places and dates. Describe
exactly how each defendant is involved. State the facts clearly in your own words without citing legal authority or argument.) Traci D. Brown: Wickor A. Verastagui a/K/a Christian
Rubiani
[If necessary, you may attach additional pages ($8\frac{1}{2}$ " x 11") to explain any allegation or to list additional supporting
facts in the same format as above.]
E. Request for Relief
I believe that I am entitled to the following relief: Full calculated validity of My insurance policy which exceeds
\$5 million plus punitive and exemplary compensation, interest.
Man Dyllogoid age
Original Signature of Plaintiff
Current Address
City State ZIP
(918) 436-4182
Telephone

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA

CJARY TYRONE MORRISON (Plaintiff)

V.

CASE NO.

NEW YORK LIFE INSURANCE COMPANY (Defendant)

JURY DEMAND

I PROSE PLAINTIFF: Gary T. Morrison, HEREBY demand a trial by jury in accordance to the SEVENTH ARTICLE and amendment of the CONSTITUTION of the UNITED STATES of AMERICA and Civic Rules 5(d); 38(a): (b)(1702).

CLERK OF COURT

Date: May 17, 2017

Signature of clerk or deputy elerk

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OKLAHOMA

Gary Tyrone Morrison (Plaintiff)

V.

CIVIL ACTION NO.

New York Life Insurance Company (Defendant)

SUMMONS IN A CIVIL ACTION

To: New York Life Insurance Company 51 Madison Avenue New York, New York 10010

> <u>Pro Se Plaintiff</u> Gary T. Morrison 4338 South Garnett Rd Apt. #302. Tulsa, OK 74146-4250

A lawsuit has been filed against you, if you fail to respond within 21 days after receiving summons judgement by default will be entered against you for the relief demanded in the complaint.

CLERK OF COURT

Date: May 17, 2017

Signature of Clark or Debuty Clark

Gary T. Morrison 4338 South Garnett Rd. Apt 302 Tulsa, Oklahoma 74146-4250



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17 CV 282 GKF - MOX

RECEIVED

MAY 1 8 2017

Mark C. McCartt, Clerk U.S. DISTRICT COURT Post Marked 5/17/17 go

CLERK, UNITED STATES DISTRICT COURT WORTHERN DISTRICT OF OKLAHOMA 339 WEST FORTH STREET ROOM 411 TULSA, OKLAHOMA 74103-3819

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